

COURT CLIPS INCOME OF "CIVIC SUMMONS"

"Newspaper" Whose Office Was in a Stable to Get No More Legal Ads.

HAD DONOHUE'S BUSINESS

Lawyers Got Tip to Put Their Notices in It and "Please Phil."

The publication of the fact that the suit of Phil E. Donohue against the Lawyers Advertising Company is to be forced to trial this week brought out yesterday that the Appellate Division recently removed from a certain favored advertising solicitors a profitable source of income. The action of the court was taken by means of an order which, it has been claimed, was inspired by the methods of Donohue and some of the men with whom he was connected. In order to make it impossible for these men to publish court advertising in intermittent publications, by night weeklies, little neighborhood journals and obscure class papers the court on November 3 handed down the following order:

"The Appellate Division of the Supreme Court of the First Department hereby designates the following newspapers as having a circulation calculated to give public notice of legal publications as required by the provisions of rule 84 of the General Rules, &c."

"New York Law Journal; New York Sun; New York Evening Sun; New York Herald; New York World; New York Tribune; New York Staats-Zeitung; Times; Commercial Advertiser; Commercial Advertiser; New York American; Evening Post; Evening Telegram. In the Bronx the North Side News."

Back of this rule of the court lay the revelations of the investigation of the grievance committee of the Bar Association in the case of Timothy Murray, argument on which had been heard by the court. United States Senator O'Grady appeared for Murray and it is admitted that the case involves a fine point of law.

The "Civic Summons" Appears.

The case grows out of the journalistic career of the Civic Summons, which for a time had a wonderful appeal for certain classes of legal advertising.

When Donohue left the Lawyers Advertising Company, which he is now suing for \$9,000 commissions, he went over to the Hatfield, Maguire Company and Hudson Advertising Company, two enterprises controlled by Mr. Murray. Mr. Murray is a lawyer with a good practice and is reputed to be a wealthy man. Donohue, who as treasurer of the Civic Summons was well known to the lawyer, went into his office and thereafter turned over all the business he was able to get from referees whose favor he enjoyed.

Not only was he able to handle this advertising business but he was able to designate the newspapers in which the advertisements were to be printed. Usually the lawyers are allowed to choose the newspaper in which their advertisements are to be printed, but because the Civic Summons was more likely to be of benefit to a given case, the Donohue referees were permitted that privilege, but no matter what the advertisements carried in his favor all went in one direction.

In due time the Civic Summons, a small publication, made its appearance immediately thereafter, lawyers and clients were directed to look for their advertisements there. No one had ever heard of the Civic Summons and it was difficult to locate it except by a persistent search or in affidavits of publication. There were protests and mutterings and finally the case went to the Bar Association, which began its investigation because Mr. Murray is a member of the bar.

Office in a Stable.

There was considerable testimony which has not yet been made public because it is in the possession of the Justice of the Appellate Division. It is known, however, that it has become known that the paper was published in East Fifty-first street, its office being a stable. It had no rating in the post office, which required that all copies sent by mail be carried in a separate stamp. It had no editorial staff which could be found covering civic assignments and finally its columns were filled with what is technically known as "plate matter," that is, matter already prepared for publication by a syndicate and ready to be printed.

There were certain convenient holes raised in this paper for advertising and into these holes the legal advertising went. Occasionally there was still space left and the advertisement of some big company would go in. When the advertising official of a big company was asked about this contract with the Civic Summons he declared that he had never heard of it before and had not inserted an advertisement of any kind. It was alleged that the advertisement had been simply been copied from some other publication as a filler. Its advertising rates, however, were equal to those of any large daily newspaper.

Decision Expected Soon.

The case, which in one of its stages has gone to the Appellate Division, will be decided very shortly, it is understood. Since the order of the Appellate Division in the Civic Summons incident is not possible, lawyers who have been watching the Donohue case for several years will pay close attention to it this week. Many of them have said that if the court should decide in favor of the Civic Summons they would tell of the visit of the Donohue solicitor to their office, bearing with him the magic card of "Treasurer of Tammany Hall." If the lawyer who had some legal advertising to give out was one who owed any favors to the political organization there was the mild little remark: "Phil would regard it as a favor if you give him this advertising."

If the lawyer would not regard it as a favor there would be a more formal case. One of two lawyers, members of Tammany Hall, are known to have spoken somewhat severely to the young solicitor. One of them took the trouble to call Donohue up and tell him that he would give him advertising where he qualifiedly pleased. He never had any trouble, because he is not on any referee list.

WHITMAN AFTER INSPECTOR.

Told That Official Paid Woman to Enter Resorts.

The District Attorney's office is trying to corroborate information given against a police inspector on the West Side. The complaint was made by a woman and is to the effect that the inspector in question hired her to get evidence against resorts in his district. If action is taken against the inspector it will be under the white slave law. Mr. Whitman has not strengthened the word of the woman with other evidence.

The story as told by the woman is that the inspector paid her \$20 a week in return for which she entered one place after another. It is said that a number of the more recent raids resulted from her activities.

Says Mexican Army Parades Him.

YONKERS, Nov. 23.—Charles Maher, who balks from Boston, appeared to the police tonight to plead his case. He was ordered. He said that a Mexican captain with an army of 3,000 men was pursuing him. Maher was locked up to be examined as to his sanity.



Leads them all in Quality, Blend and Popularity

As it has done—for 125 years. From Washington's time to Wilson's, Carstairs has held an honored place in the hearts and homes of discriminating people.

A blend of the choicest ryes, mellow, aged in wood. For social and medicinal purposes it has no superior. At best clubs, hotels, cafes and restaurants. The numbered label shows our bottling. Established 1788.

Carstairs Rye

OSBORNE IS READY TO FIGHT WHITMAN

Statewide Graft Inquiry of Prosecutor Here Is Resented.

TALK OF ENCROACHMENT

Friends of Glynn Investigator Dispute Whitman's Power.

ALBANY, Nov. 23.—Resentment of District Attorney Whitman's encroachment upon the field of investigation for which Gov. Glynn appointed James W. Osborne last week was expressed here tonight by friends of Mr. Osborne, following the publication of statements to the effect that Gov. Glynn intended Osborne to build a backfire against Whitman.

The John Doe proceedings, the form of investigation under which Mr. Whitman is proceeding, friends of Osborne point out, has been greatly impaired by such decisions as that in the Willett case, where it was held that an information must show reasonable grounds to believe that a crime has been committed by someone named and if such is not the case a subpoena issued by the Magistrate is void and the witness need not obey.

In face of a positive refusal on the part of a witness, lawyers here say, Whitman John Doe proceedings would break down, so far at least as it relates to up-State transactions.

Hennesy Copies Papers.

It was learned tonight that before returning to New York city John A. Hennesy asked for and received from James W. Osborne, the Glynn investigator, permission to make a copy of certain data relating to canals in up-State counties, these being part of the charges originally submitted by Hennesy to Gov. Glynn.

When the Governor appointed Osborne last week he turned over to him all the Hennesy evidence bearing upon alleged graft in the Canal and Highway departments. Mr. Hennesy said that he could not see that this information could be of use to Whitman, but that the latter had requested a complete transcript of everything laid before Gov. Glynn and that he made the request in order to satisfy Whitman.

Osborne's friends see in the visit of Hennesy evidence of a disposition on the part of Whitman to encroach upon Osborne's preserve. They point out that despite the appointment of Osborne, with plenary powers, the New York county prosecutor is continuing his activities in up-State counties. They point out, for example, that his representatives are now investigating highway conditions in Rensselaer county.

Hint of Opposition.

Osborne's friends declared that while Osborne had no desire to interfere with the New York prosecutor in his province they felt that Whitman should reciprocate by not hampering the Osborne investigation by running over all over the State. They added that Osborne is not the kind of man to submit tamely to this encroachment.

Gov. Glynn's friends resent the statement that his appointment of James W. Osborne was designed to act as a sort of backfire on Whitman. They said that the opposite might be true.

It is asserted by Osborne's friends that the efficiency of any investigation depends largely upon the attending secrecy and they express the fear that the practice of publishing daily every step made in the Whitman probe will tend to render Osborne's efforts less effective. They say that publicity serves to apprise the guilty persons of information in the prosecutor's hands, thus leading to a suppression of further evidence or giving the defendants a better opportunity to prepare a defence.

Has Unlimited Powers.

Osborne, under the Maryland act, has unlimited powers of investigation. He can go throughout the State and sit in any part of the county. He can examine and investigate without reservation into the management and affairs of any department, board, bureau or commission of the State.

In the face of the sweeping powers reposed in Osborne by his commission from Gov. Glynn it is urged by friends of Osborne and friends of Gov. Glynn that he be permitted to prosecute his inquiries without interference by Whitman.

Gov. Glynn held a long conference today with District Attorney Rolan B. Sanford, in which the Governor told the Albany county prosecutor would make public the motive for the conference or the nature of the subjects discussed.

While Mr. Osborne will not return to Albany until Tuesday, by which time he will have cleared up the personal matters which have been engaging his attention for the last few days, his assistants have been busy over the week end whipping the business agencies into shape and preparing subpoenas for persons who can throw a stronger light on the alleged graft in the Highway and Canal departments, than is contained in the Hennesy notes.

When Mr. Osborne gets back to Albany he will be ready to proceed with his Statewide investigation. Attorney-General Thomas C. Carmody will assign one of his deputies to act as counsel to Osborne during his investigations.

FIVE DIE, MANY HURT IN MOTOR ACCIDENTS

Wife of Morristown Traction Man Crushed Under Auto in Jersey.

CYCLIST KILLED BY CAR

Unidentified Man Meets Death in Smashup on Williamsburg Bridge.

Five persons were killed and many persons were injured yesterday in automobile and motorcycle accidents in or near New York.

Mrs. Anna F. Schultz, wife of Otto G. Schultz, secretary and treasurer of the Morris County Traction Company of Morristown, was instantly killed in the afternoon on Morris pier, near Washington N. J. Her husband's machine struck the car of C. C. Johnston of 244 Riverside Drive.

In the Schultz car, besides Mr. and Mrs. Schultz, was Frederick Blake, a friend of their son, who is a student at Lehigh University. They had been to South Bethlehem to visit their son, leaving there yesterday morning.

Mr. Schultz attempted to pass Johnston's car, but struck the rear end of it. All three persons in the Schultz car were thrown out. Blake and Mr. Schultz were thrown clear but Mrs. Schultz was crushed beneath it when it overturned. Neither Blake nor Schultz was badly injured. Schultz exclaimed Johnston.

Solomon Gross, 7 years, of 107 Barclay street, Newark, ran into the street near home to recover a marble. An automobile driven by Nelson Abrams, 17 years old, of 47 North Willow street, Montclair, struck the boy and killed him. Abrams was going slowly and was not arrested.

Larry Purdie, a motorcycle of Pennsylvania, N. J., was upset in Camden by a trolley car, which knocked him on his machine and ran over him. He leaves a widow and three children.

Two persons, a man and a boy, riding bicycles collided with automobiles within a short time on the roadways of the Williamsburg Bridge in the afternoon. The man, who has not been identified, was killed and the boy seriously hurt. The former collided with an automobile owned and driven by Dr. John A. Loughton, of 280 West Ninety-seventh street. Dr. Loughton was not arrested.

The boy, Nathan Robinson, 15 years old, a schoolboy of 78 Ludlow street, ran at full speed into the rear of an automobile and was thrown on his head. At the Williamsburg Hospital it was said his skull was fractured. He was badly injured and the automobile drove on, apparently without having noticed the accident.

A car owned and driven by Arthur Ninkovic, of 501 Clinton avenue, Newark, ran down a bicyclist, killed him and was damaged. The bicyclist, Clinton avenue, Newark, killed him and was damaged. The bicyclist, Clinton avenue, Newark, killed him and was damaged.

While coasting on Park avenue in Newark on his bicycle, Joseph Pedeski, 20 years, of 393 Norfolk street, collided with an automobile owned and driven by Arthur D. Lyons, of 121 Linden avenue, Irvington, N. J. Pedeski was thrown and was cut badly on the head. He also was taken to the Newark City Hospital.

Rowland Glass, 13 years old, of 2125 Jamaica avenue, Brooklyn Hills, Queens, was struck by an automobile owned by Leopold Karpen, 138 Lefferts avenue, New Rochelle, and driven by Stephen Carpenter, 70 Raymond avenue, New Rochelle. The boy got a fractured leg and internal injuries. He is in St. Mary's Hospital, Jamaica. Carpenter was not arrested.

William Trainer, 6 years old, of 605 Fordham road, The Bronx, was knocked down in front of his home by an automobile owned and driven by Arthur Whitney, of 2346 Grand Concourse. He is expected to recover.

Miss Sarah Koller, 33 years old, a seamstress of 321 Crozier street, The Bronx, was run down by an automobile owned and operated by James Bear of 418 East 18th street, at St. Ann's avenue and East 141st street. She was badly bruised and the physicians believe that she might have suffered internal injuries. Bear drove her to the Lincoln Hospital.

Leah Ducker, 22 years old, of 87 Taylor street, Brooklyn, was run down by an automobile as she was crossing Willis avenue at 43d street. Her head was bruised and the physicians were not sure yesterday whether her skull was fractured or not. She was taken to the Lincoln Hospital. The automobile was owned and driven by Samuel Ortner of 41 St. Nicholas terrace.

Salvatore Bartocchini, 25 years old, of Florence, N. J., tried to ride his cousin's motorcycle. The machine jumped to fifty miles an hour and he lost control over it and he was bounced from his seat and landed on his head. His skull was fractured and one arm broken.

Capt. Frank Koller, a steamfitter of Riverhead, L. I., bought an automobile two weeks ago. He took his daughter Pauline, 4 years, and his son Frank, 6 years, out yesterday. In Port Jefferson he lost control and the car rolled down the Long Island Railroad embankment. The girl, who had fallen out before the car fell, was uninjured, but Capt. Koller and his son were badly hurt. The boy was probably lost the sight of his right eye, and his left leg was broken. The father was badly cut on the head and body.

Mr. and Mrs. George E. Stone of Fairview and Frank Webb narrowly escaped death yesterday afternoon at the intersection of the West Shore Railroad at Dumont, N. J. As the automobile approached the crossing the flagman waved to the autos to proceed. When the car reached the tracks an express came flying along. The party just leaped from the automobile when it was struck by the locomotive and smashed into splinters. None of the party was injured. Another auto succeeded in stopping within six feet of the Stone auto.

FIRST VOTE BY CHICAGO WOMEN.

It Is Cast to Make West Pullman a Park District.

CHICAGO, Nov. 23.—The final count of yesterday's vote at West Pullman, where the question of the town becoming a park district was before the people, shows that the proposal was carried by a vote of 344 to 188, and that the women cast almost as many votes as the men. The division was: Women, 257; men, 295. The men spoiled twelve ballots and the women six.

The same question was voted on before, but was beaten by foreign voters, who feared the loss of tax. This was the first time women in any part of Chicago have had opportunity to vote.

Because there is some question as to the constitutionality of the law giving them the ballot the votes were segregated so that no matter what the courts may decide the election will be valid. Without the votes of the women the plan to form the park district was carried by a margin of five votes.

The Woodrow Wilson League of the Thirty-first Assembly district was organized yesterday afternoon in the Mount Morris Hall, 1264 Fifth avenue. About forty persons were present and subscribed to the aims of the new association, which are to overthrow Tammany Hall.

President Wilson and Mayor-elect John Purroy Mitchell were chosen honorary presidents of the new association. Edward M. Staudman, editor of the *Message of the Sacred Heart*, was also read to the audience of deaf-mutes.

ORGANIZE TO FIGHT TAMMANY.

League Names Mitchell and Wilson as Honorary Presidents.

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There is no worry on The Claridge menu

How like a man playing roulette is a man speculating on hidden secrets of the menu.

And this, of course, is all wrong, because worry or apprehension before a meal is inimical to the benefits of eating it.

To eat with profit, you must eat with pleasure, and to eat with pleasure you must banish all worry from your mind.

We realize, of course, how difficult this is as a rule, and that is why we urge upon you the wisdom of dining at The Claridge, where there is neither worry nor need of it, but cooking which faithfully interprets all the flavor and the verve of the viand and the vegetable.

Hotel Claridge
Telephone Bryant 7100
BROADWAY AND FORTY-FOURTH STREET
JOHN HILL EDWARD H. CRANDALL

WITNESSES SHY IN WIRETAPPING CASES

Whitman Believes Interested Persons Have Tampered With Them.

INDICTMENT NEXT WEEK

Prosecutor Says He Has Strong Case Against an Ex-Policeman.

The chief difficulty attending the investigation of District Attorney Whitman into police protection for wireless wiretappers has been that victims who have information that they would be of great use have refused to testify. Mr. Whitman and his assistant, Frederick Groehl, have a strong suspicion that these witnesses have been tampered with.

The members of the wiretapping gang have all confessed to Mr. Whitman and are anxious to turn State's evidence against the policemen who accepted protection money, so Mr. Whitman does not believe that any of the wiretappers have tampered with these potential witnesses. He believes that the fixing has been done by members or former members of the Police Department who are interested in blocking the prosecution.

Witnesses Are Shy.

Mr. Groehl has been blocked several times. One of the wiretappers would tell him of a witness who could prove collusion between the wiretappers when they were operating and members of the Police Department. Other wiretappers would confirm the story of what the victim ought to tell. Mr. Groehl could see the wiretapper, induce him to outline the testimony he could give against the policemen and then summon him to the Criminal Courts in affidavits to get the story down in an affidavit.

When the wiretapper refused to swear to his former testimony and Mr. Groehl would have to begin a hunt for a new witness. Mr. Groehl has been blocked several times. One of the wiretappers would tell him of a witness who could prove collusion between the wiretappers when they were operating and members of the Police Department. Other wiretappers would confirm the story of what the victim ought to tell. Mr. Groehl could see the wiretapper, induce him to outline the testimony he could give against the policemen and then summon him to the Criminal Courts in affidavits to get the story down in an affidavit.

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One "Cast Iron Case."

Members of the District Attorney's office announced yesterday that a "cast iron case" has been built against a wiretapper of the department and that this man will be indicted a week from today.

Assistant District Attorney Groehl will receive today from Commissioner Dougherty's office the full set of the records in wiretapping cases. Four wiretappers who have confessed, Curley Carter, Paper Collar Joe Krakowski, George McRea and Frank Tarkenton, will be called to appear at his office today, and so is Dominick G. Riley, until two weeks ago a police captain, when he was retired at his own request.

BRYAN'S SON BEGINS PRACTICE.

Ranks Among Highest of Those Admitted to Bar in Arizona.

TUCSON, Ariz., Nov. 23.—William J. Bryan Jr., son of the Secretary of State, made one of the highest grades among seventeen applicants before the State board of examiners for a right to practice law in this State.

After passing this test with flying colors he is entitled to hang out his shingle and practise in the Arizona courts. He will begin his legal career in this city.

PAY TRIBUTE TO DE L'EEPE.

Birthday of Man Who Gave Speech to Mute Is Celebrated.

The New York Council, No. 2, of the Knights of Elpee, celebrated the 200th birthday anniversary of Abbe de l'Epée, the inventor of the sign language, last night at the La Salle Hall, West Fifty-ninth street.

James F. Donnelly, editor of the *Catholic Debt Mate*; Edwin Hodgson, editor of the *Deaf Mute Journal*; the Rev. Thomas A. Galvin and J. M. O'Donnell, spiritual secretary of the Knights of Elpee, all paid tributes to the sign language to Abbe de l'Epée.

An "Ode to De l'Epée" written especially for the celebration by the Rev. Joseph M. Staudman, editor of the *Message of the Sacred Heart*, was also read to the audience of deaf-mutes.

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PLANS TO INDICT M'GUIRE TO-DAY

Continued from First Page.

that his company would not accept the terms offered he was desirous of getting all the information he could with respect to the inner workings of the system which had shut out his company from furnishing materials to contractors and he therefore questioned Mr. McGuire further with respect to the time "toll," as he described it, would have to be paid. To this Mr. McGuire is said to have replied:

"The \$5,000 campaign contribution will have to be paid at once. The one cent per gallon can be paid as the material is furnished by your company."

McGuire will be charged also with having informed Condit that the carrying out of this agreement would be purely a matter of honor and that for guarantee he would have to rely solely on McGuire's word. Condit thereupon did some figuring and came to \$15,000 as the amount that would be paid to George H. McGuire in commissions if the agreement was carried out. This, with the campaign contribution would make an item of \$20,000.

Therefore when McGuire expressed an interest in the amount Condit bid was likely to be Condit added this \$20,000 to the cost of his materials and other items and gave McGuire the amount. He will not charge that McGuire suggested that the campaign contribution and the commissions be included in the bid, but he will declare that when he announced his figures he was told that they were too low and would make trouble for the other bidders.

The conversation came to a close with McGuire understanding that the arrangement would be considered. Condit was informed that McGuire was going to Tennessee on a business trip and that George H. McGuire would complete the agreement.

Message Next Day, He Says.

The next day Condit went to the long distance telephone and received, he says, this message:

"This is George H. McGuire of McGuire & Co. of Syracuse. I understand that my brother, James K. McGuire, had a conference with you yesterday in regard to your company furnishing materials to contractors engaged in the construction of the public highways."

Condit replied that his company had not yet come to a decision in the matter, and the conversation ended when Condit was told it was an urgent matter and that a decision must be arrived at immediately. The next day there was another long distance telephone conversation with McGuire, and this time he told McGuire that his company had decided not to accept the proposition offered by James K. McGuire.

George H. McGuire testified last Friday that his recollection was a bit hazy as to these conversations. He did not remember whether it was he or his brother who came to New York and made the proposition, but he did remember that he talked over the long distance telephone with Condit about the matter.

His testimony agrees with the information given by Condit to Gov. Glynn and as to the fact that McGuire was going to Tennessee on a business trip this morning the campaign contribution was to be \$5,000 and the commission one cent on a gallon. McGuire averred, however, that the commissions were to include the campaign contribution, or rather that the \$5,000 was to be deducted from his commissions. Condit was turned down the proposition. McGuire testified that he gave up the scheme when he learned that McGuire let the cut out of the bag the ability to bring the Highway Department around to changing the road specifications.

Hears of Another Company.

McGuire testified that the same proposition was made to the Warner-Quinn Company of 79 Wall street, to the United States Asphalt Company of 90 West street and to others that he could not remember. District Attorney Whitman has been informed that another company to which a similar offer was made is the Warren Bros. Company of Boston and New York. The records at Albany show that contracts were let on bids opened last September for road construction to the extent of between 350 and 400 miles.

Condit will be the only witness before the Grand Jury this morning. His information concerning James K. McGuire, along with the testimony given by George H. McGuire last Friday, makes interesting reading, especially to James K. McGuire through Secretary of the Treasury William G. McAdoo is very close to the present Administration at Washington. Some creditability is given to the report by the testimony of George H. McGuire that early this year he had an opportunity to be named a deputy collector of internal revenue. He said the offer came from the Administration at Washington, but that he refused it because he could not afford to neglect his bonding business, in which he is the partner of Charles F. Murphy, Jr.

The disclosure of the fact that Charles F. Murphy, Jr., a nephew of the Tammany leader, took shares with the McGuire in the bonding business was a surprise to the District Attorney. George H. McGuire let the cut out of the bag when he said that he and his brothers had arrangements with others who were interested in bonding contractors.

The mention of the name of Charles F.

B. Altman & Co.

Extraordinary Offerings for this day (Monday) will consist of

4,000 Yards of Black Silk Crepe de Chine

44 inches wide, the regular price of which is \$3.00 per yard . . . at \$1.50

Mail and Telephone Orders will receive prompt attention.

Women's Tailor-made Suits

the actual values of which range from \$40.00 to \$50.00 . . . at \$25.00

Women's Marvex Gloves

at the following very unusual prices:

Women's 3-clasp Marvex Glace Kidskin Gloves, in black, white or tan . . . per pair \$1.45

Women's Mousquetaire Marvex Glace Kidskin Gloves, 16-button length, in black or white, per pair . . . \$2.85

B. Altman & Co.

Imported Dress Silks and Velvets

are being displayed, in their respective departments on the First Floor, in many exclusive Novelties and Specialties as adopted by the leading Paris couturiers.

The Dressmaking Department

on the Third Floor, is prepared to furnish, upon request, estimates and suggestions for making to order, from the above mentioned materials, Fashionable Gowns at moderate prices.

Fifth Avenue, 34th and 35th Streets, New York.

THROW BABY THROUGH WINDOW

When Luckes Meets Johnnies Things Begin to Fly

Mr. and Mrs. John Luckes of the Bronx man street, Greenpoint, visited Mr. and Mrs. Alexander J. Johnson of the Bronx street, Greenpoint, last night to give with Johnnies, not to be used by Mrs. Annie Luckes, sister, and more.

The Luckes took their two-year-old daughter along in her go-cart. The moment the Luckes began to talk bottles started to fly, a lamp was upset and the go-cart and the baby were thrown through a window to the sidewalk.

Sergeant Meahan, who was called on, found the Luckes and the Johnsons suffering from many cuts. The Luckes had had her share of cuts. Physicians from St. Catherine's Hospital and the Williamsburg Hospital sewed and patched and bandaged for an hour before the Luckes were arrested for felonious assault.

(RUBINAT) LORACH

Look for the Yellow Label. Natural Mineral Water from Spain. Inconspicuous and kindred troubles.

SAFE SPEEDY SMALL QUANTITY SUFFICES. WINEGLASSFUL ONLY. ALL DRUGGISTS. LUTHER BROTHERS N. Y. Sole Agents for U. S. and Canada.

5,000 KNIGHTS AT VESPERS.

Service at Cathedral to Commemorate Constantine's Edict.

Five thousand Knights of Columbus attended a special vesper service at St. Patrick's Cathedral yesterday afternoon celebrating the 1,600th anniversary of the edict of Constantine.

The service was conducted by the Rev. Francis J. Sullivan, chaplain of the Knights of Columbus, assisted by two deacons from St. Joseph's Seminary, Mar. M. J. Lavelle preached a sermon. The Knights marched to the Cathedral from Sixteenth street, led by their chairman, James A. Bohn.